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RECORDATION NO. Filed & Recorded
APR 3 1987 1-00 PM April 3, 1987

INTERSTATE COMMERCE COMMISSION 7-033A032

Secretary
Interstate Commerce Commission
Washington, D.C. 20423

Attention: Documents for Recordation

Dear Secretary:

I have enclosed an original and one counterpart of the document described below to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

This document is a lease, a primary document dated February 26, 1987.

The names and addresses of the parties to the document are:

Lessor: Chemical Bank Canada Leasing Limited
150 York Street, Suite 1990
Toronto, Ontario
Canada M5H 3S5

Lessee: Canadian National Railway Company
935 de La Gauchetiere St., W.
Montreal, Quebec
Canada H3B 2M9

A description of the equipment covered by the document follows:

49 Covered Hopper Railroad Cars
AAR Mechanical: LO
Identifying Marks:

CN 383500-383548, inclusive

A fee of \$10.00 is enclosed.

REC'D OFFICE OF
THE SECRETARY
APR 3 12 55 PM '87
MOTOR OPERATING UNIT

APR 3 1987

10.00

Kimberly J. Davis

HAMEL & PARK

WASHINGTON, D. C.

Secretary
Interstate Commerce Commission
April 3, 1987

Please return the original and any extra copies not needed by the Commission for recordation to William H. Bradford, Jr., Hamel & Park, 888 - 16th Street, N.W., Washington, D.C. 20006.

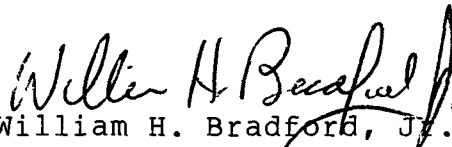
A short summary of the document to appear in the index follows:

Lease between Chemical Bank Canada Leasing Limited, 150 York Street, Suite 1990, Toronto, Ontario, Canada M5H 3S5, and Canadian National Railway Company, lessee, 935 de La Gauchetiere Street, W., Montreal, Quebec, Canada H3B 2M9, 49 covered hopper railroad cars, AAR designation LO, dated February 26, 1987.

Very truly yours,

HAMEL & PARK

By:


William H. Bradford, Jr.

WHB:pb
Enclosures

cc: David Bekhor, Esquire

Interstate Commerce Commission
Washington, D.C. 20423

OFFICE OF THE SECRETARY

, 4/3/87

William H. Bradford, Jr.
Hamel & Park
16th Street, N.W.
Washington, D.C. 20006

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 4/3/87 at 1:00pm, and assigned re-recording number(s). 15202

Sincerely yours,

Norita R. McGee
Secretary

Enclosure(s)

SE-30
(7/79)

LEASE AGREEMENT

THIS LEASE AGREEMENT made as of 26 February, 1987 between
CHEMICAL BANK CANADA LEASING LIMITED ("LESSOR") and
CANADIAN NATIONAL RAILWAY COMPANY ("Lessee").

1-5202

RECORDATION NO.

Filed & Recorded

APR 3 1987 1-00 PM

INTERSTATE COMMERCE COMMISSION

1. SCOPE

1.1 Lessor agrees to lease to Lessee, and Lessee agrees to lease from Lessor, on a net lease basis, forty-nine (49) covered hopper cars as described in Exhibit A attached hereto. Said covered hopper cars shall be in AAR interchange condition and shall comply in all respects with the requirements and specifications set out in Exhibit A. Covered hopper cars subject to this Lease Agreement shall hereinafter be referred to as "Car(s)".

1.2 All Cars shall be tendered to Lessee for delivery and acceptance which shall be evidenced by certificates of acceptance pursuant to Paragraph 3.3. Subject to Paragraph 3.3, all Cars shall be accepted by Lessee by March 31, 1987 except as Lessor and Lessee may otherwise agree in writing.

2. TERM

Subject to the renewal and purchase options contained in Paragraphs 19 and 20, this Lease Agreement shall be for a term of years, hereinafter referred to as "Lease Year(s)", the first of which shall commence on the first day of the month following the date on which the last Car is delivered and accepted hereunder pursuant to Paragraph 3.3 (the "Commencement Date") and the last of which shall terminate at the expiration of the tenth Lease Year. All of the terms and provisions of this Lease Agreement shall apply and be in full force and effect with respect to Cars delivered to Lessee prior to the Commencement Date.

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3. DELIVERY AND ACCEPTANCE

- 3.1 All Cars shall be delivered by Lessor to Lessee at mutually agreeable interchange point on Lessee's trackage. Lessor agrees to bear freight and transportation charges to such point. Lessor shall provide Lessee with written notice of such delivery as soon as practicable prior to such delivery. Lessee shall be responsible for any loss or damage to the Cars after such delivery to the said interchange point.
- 3.2 Subject to the satisfactory completion of the repairs contemplated under Exhibit A, Lessee shall accept the cars so inspected and the balance of the cars; provided, however, that Lessee shall inspect the cars upon completion of such repairs and may reject any thereof, by written notice to Lessor, only if such cars are not in conformity with the requirements and specifications of Exhibit A after completion of such repairs. Lessee shall provide up to thirty (30) days free storage from the date of such notice to Lessor for any cars rejected hereunder and upon written notice from Lessor shall transport any such rejected cars free of charge to a mutually agreeable interchange point on Lessee's trackage.
- 3.3 Acceptance of Cars by Lessee shall be evidenced by certificates of acceptance issued by a duly authorized representative of Lessee within 3 days of inspection of the Cars by Lessee in the form attached as Exhibit B, herein referred to as "Certificate(s) of Acceptance", the issuance of which shall constitute conclusive evidence of delivery and acceptance of the Cars identified therein.
- 3.4 Lessor and Lessee shall cooperate with each other to facilitate delivery and acceptance of Cars contemplated herein.
- 3.5 In the event that any Car is destroyed or damaged beyond economic repair in the reasonable opinion of Lessee prior to delivery thereof by Lessor pursuant to Paragraph 3.1 and prior to payment therefor, Lessor shall not be obligated to furnish a replacement and this Lease Agreement shall otherwise remain in full force and effect with respect to the balance of the Cars.

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4. LINING AND RESTENCILLING

Lessor shall arrange with National Steel Car, Limited for: (i) the Cars to be restencilled pursuant to Paragraph 7.1 with Lessee's running marks and (ii) the interior of the Cars, including interior of hatch covers, to be shotblasted and thereafter lined with one coat of anti-corrosive primer paint, one coat of epoxy white primer and one coat of epoxy enamel for a dry film thickness of 7 to 8 mils, per specifications of Lessee. The cost of such restencilling and lining, including the application of interior lining stencil to the exterior of Cars, shall be borne by Lessor.

5. CANADIAN DOMESTICATION

Lessee shall have the right to assign the Cars to exclusive Canadian domestic service; provided, however, that any and all costs of Canadian domestication, including without limitation, Canadian customs duty payable pursuant to such domestication shall be borne by Lessor.

6. CONSIDERATION

6.1 Lessee shall pay rental to Lessor as follows:

6.1.1 Interim rental on a pro-rata basis at the rate of One Hundred Ninety-Six dollars and Seventeen cents (\$196.17) per Car per month during the period between the date of acceptance pursuant to Paragraph 3.3 of each Car hereunder and the Commencement Date; such interim rental shall be payable on the Commencement Date;

6.1.2 Monthly rental at the rate of One Hundred Ninety-Six dollars and Seventeen cents (\$196.17) per Car commencing on the Commencement Date and terminating at the expiration of the tenth Lease Year.



- 6.2 All amounts payable under Paragraphs 6.1 and 9.1 shall be paid in U.S. dollars. All amounts payable under Paragraph 6.1.2 are payable in advance on the first business day of each month (the "Rental Payment Date") and shall be sent by mail not less than fifteen (15) days prior to the Rental Payment Date or by wire transfer in immediately available funds; provided, however, that in the event that for any reason any such amounts are not received by Lessor by the Rental Payment Date, Lessor shall provide Lessee with written notice of such event and Lessee shall make such payment within two (2) business days by wire transfer in immediately available funds. For purposes of this Lease Agreement, the term "business day" shall mean any day other than Saturday, Sunday and any other day on which banking institutions in Toronto, Ontario or Montreal, Quebec are obligated to be closed. Any prepayment of rent shall be applied to rent payments in inverse order of maturity.
- 6.3 Notwithstanding anything to the contrary contained herein, any nonpayment of rentals, settlements for Casualty Occurrences under Paragraph 9.1 and reimbursement of Impositions under Paragraph 10.1, due to Lessor under this Lease Agreement shall result in the obligation on Lessee promptly to pay interest calculated and compounding monthly at the rate of 0.7204% per month (equivalent to an effective rate of 9.0% per annum) as well as before as after default and judgment at the same rate for the period of time during which they are overdue.
- 6.4 All amounts (other than rentals, settlements for Casualty Occurrences under Paragraph 9.1 and reimbursement of Impositions under Paragraph 10.1) due to Lessor hereunder are payable on demand.

7. MARKINGS, RECORD KEEPING, RECORDING, INSPECTIONS

- 7.1 Lessor will cause each Car to be restencilled with Lessee's running marks within series CN 383500 to CN 383548 inclusive. Lessee will not change or permit to be changed the identifying number of the Cars or any other markings of ownership of the Cars unless and until (i) a statement of new identifying numbers or markings to be substituted

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therefor shall have been filed with Lessor, and filed, recorded and deposited by Lessee in all public offices where this Lease Agreement shall have been filed, recorded and deposited and (ii) Lessee shall have furnished Lessor with written confirmation to the effect that such statement has been so filed, recorded and deposited. Except as provided above, Lessee will not allow the name of any person, association or corporation to be placed on any Car as a designation that might be interpreted as a claim of ownership; provided, however, that the Cars may be lettered with the names or initials or other insignia customarily used by Lessee, its affiliates or any authorized sublessee.

- 7.2 Subject to Lessor providing Lessee with the appropriate information, Lessee shall cause each Car to be registered in the Official Equipment Register and in the Universal Machine Language Equipment Register (UMLER), and any change therein must be mutually agreed by the parties. Lessee shall maintain such records as shall be required from time to time by any applicable regulatory agency or any AAR railroad interchange agreement or rule. Lessee shall, at its own expense, cause this Lease Agreement and any assignment hereof to be filed and recorded with the Interstate Commerce Commission in accordance with 49 U.S.C. Section 11303 and deposited with the Registrar General of Canada (and notice of such deposit to be given forthwith in The Canada Gazette) pursuant to Section 86 of the Railway Act of Canada. Lessee will from time to time do and perform any other act and will execute, acknowledge, deliver, file, register, record (and will refile, reregister, deposit and redeposit or rerecord whenever required) any and all further instruments required by law or reasonably requested by Lessor for the purpose of proper protection, to Lessor's satisfaction, of Lessor's rights in the Cars, or for the purpose of carrying out the intention of this Lease Agreement. Lessee will promptly furnish to Lessor evidence of all such filing, registering, depositing and recording.



7.3 Lessee shall, upon becoming aware thereof, immediately notify Lessor of accidents involving any Car which must be reported under AAR Rule 107 or any Canadian rule of similar application or of any attempt to attach, seize or sell any Car, giving Lessor such details as Lessor shall reasonably request. Lessee shall defend Lessor's title upon any such attempt to attach, seize or sell any Car directly attributable to or arising from any action or inaction by Lessee.

7.4 During the term of this Lease Agreement, Lessor, its officers, employees and agents, shall have reasonable access to the Cars to permit physical inspection thereof and to records pertaining thereto upon reasonable prior written notice to the Chief Mechanical Officer or Chief of Transportation depending upon the nature of the inspection; provided, however, that:

7.4.1 Such inspections shall be at the sole risk and expense of Lessor, except in the case of gross negligence of Lessee or of its employees or agents, and subject to the foregoing Lessor shall be responsible for any damage, injury to, or the death of any persons exercising on behalf of Lessor or any prospective assignee of Lessor, the rights of inspection granted hereunder;

7.4.2 Lessor shall exert its best efforts to prevent such inspections from interfering with the normal operation and movement of the Cars; and

7.4.3 Subject to Paragraph 7.4.1, Lessor shall indemnify and save harmless Lessee from and against any liability for damage to property or bodily injury including that resulting in death sustained by any of the employees or agents of Lessor arising during the course of such inspections.

8. MAINTENANCE, ALTERATIONS, IMPROVEMENTS, ADDITIONS

8.1 Lessee shall, at its sole cost and expense maintain and repair Cars in accordance with the A.A.R. Interchange Rules and the rules and regulations of the Canadian Transport Commission and other Canadian governmental authorities having jurisdiction with respect thereto.

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8.2 Lessee shall have the right, if not in default hereunder, at its expense and without the prior written consent of or notice to Lessor, to make any addition, alteration or improvement to any of the Cars; provided, however, that:

8.2.1 Any such addition, alteration or improvement shall not impair the value of such Car;

8.2.2 Lessee shall have the right, up to the termination of this Lease Agreement, to remove any such alteration, improvement or addition, provided that upon removal of any such alteration, improvement or addition, the Car shall be in AAR interchange condition suitable for load, ordinary wear and tear excepted; and

8.2.3 Any such alteration, improvement or addition as to which Lessee has not exercised the foregoing right of removal shall become a permanent part of the Car to which it is made and title thereto shall vest in Lessor.

8.3 In the event that any alteration, improvement or addition is made pursuant to any laws, regulations, requirements or rules of any governmental authority or of the AAR, then such alteration, improvement or addition shall be made at Lessee's expense and shall become a permanent part of the Car to which it is made and title thereto shall vest in Lessor.

9. CASUALTY OCCURRENCES

9.1 In the event that during the term of this Lease Agreement or any renewal hereof, any Cars are lost, stolen, destroyed or, in the sole opinion of Lessee, damaged beyond economic repair, which events shall hereinafter be referred to as "Casualty Occurrence(s)", Lessee shall give written notice to Lessor of such Casualty Occurrence(s), and Lessee shall pay settlement for same as set forth in Exhibit C. Lessee's rental obligations with respect to any Car subject to a Casualty Occurrence shall cease upon the giving of written notice of such Casualty Occurrence. Payment of the foregoing settlement amounts shall be made as of the next Rental Payment Date which

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is more than twenty (20) days after notice is given of such Casualty Occurrence. Upon receipt of such payment by Lessor, this Lease Agreement shall terminate with respect to such Car.

9.2 Lessee shall be entitled to the proceeds of any claim or right of Lessor or Lessee against third persons for damage or loss with respect to any Car or the use or operation thereof, including settlements pursuant to the A.A.R. Interchange Rules, and Lessee shall be subrogated to all Lessor's rights of recovery therefor against any other person, firm or corporation. Lessor hereby authorizes Lessee, in Lessee's name, to make settlement of, and receive payment and receipt for, any and all such claims on behalf of Lessor, and Lessor, agrees to execute such further instruments, and do such other acts as may be reasonably necessary or appropriate more fully to evidence Lessee's authority or to effect such subrogation.

9.3 Lessor, upon receipt of settlement pursuant to Paragraph 9.1, shall execute and deliver to Lessee a bill of sale transferring title to Cars suffering such Casualty Occurrence in the form attached as Exhibit D.

10. TAXES

10.1 Lessee agrees to pay as required by applicable law all present or future Impositions (as hereinafter defined). Lessee also agrees to indemnify and hold Lessor harmless from all taxes, assessments, duties, license and registration fees and other governmental charges including interest and penalties (hereinafter collectively referred to as "Impositions") imposed, levied or assessed by any federal, provincial or local government or taxing authority in Canada, or, if as a result of the operation, possession or use of any Car by or through Lessee in any foreign country, by any government or taxing authority in a foreign country, against such Car or upon or measured by any interest therein, or upon or with respect to the purchase, ownership, delivery, leasing or possession thereof by Lessor, or upon or with respect to the use, possession or operation thereof by Lessee, or on account of or measured by the rentals, earnings or gross receipts arising pursuant to this Lease Agreement (including any payment or indemnity under this Lease Agreement),

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provided that Lessee shall not be required to pay the same (or any amount by way of indemnity of Lessor or otherwise pursuant to this Paragraph 10) if and so long as it shall in good faith and with due diligence and by appropriate legal or administrative proceedings contest the validity, applicability or amount thereof (but only so long as such proceedings shall stay the collection thereof and shall not involve any risk of the sale, forfeiture or loss of any Car or any interest therein). If a claim is made against Lessor for any Impositions then Lessor shall notify Lessee promptly and, if so requested by Lessee, shall at Lessee's expense contest the validity and amount of any Impositions which it may be required to pay and in respect of which it is entitled to reimbursement by Lessee under this Paragraph 10 so long as the rights or interests of Lessor hereunder or in such Car will not be materially endangered thereby.

10.2 Notwithstanding the provisions of Paragraph 10.1 Lessee shall have no obligation thereunder as to:

10.2.1 any Impositions on, based on or measured by the net income of Lessor; and

10.2.2 any Impositions which are or may become imposed by Canada on rental or similar payments being made under this Lease Agreement to a non-resident of Canada (as defined in the Income Tax Act (Canada)).

11. REPRESENTATIONS AND WARRANTIES

11.1 Lessor represents and warrants that:

11.1.1 Lessor shall at the Commencement Date be the owner of the Cars and has full right, title and authority to lease Cars as provided in this Lease Agreement.

11.1.2 So long as Lessee shall not be in default under this Lease Agreement, Lessee shall be entitled to the possession, use and quiet enjoyment of the Cars in accordance with the terms of this Lease Agreement.

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11.1.3 At the end of the tenth (10th) Lease Year, or any renewal period thereof as described in Paragraph 19, Lessor will have full right, title and interest in the Cars to convey to Lessee clear and unencumbered title thereto and ownership thereof, and to permit Lessee to exercise the purchase options described in Paragraph 20.

11.1.4 No consents are required to be obtained by Lessor in connection with the transactions contemplated by this Lease Agreement, and if such consents are required, they have been obtained from the parties from whom such consents must be obtained.

THE WARRANTIES OF LESSOR SET FORTH IN THIS PARAGRAPH 11.1 ARE EXCLUSIVE AND IN LIEU OF ALL OTHER REPRESENTATIONS OR WARRANTIES OF LESSOR, WHETHER STATUTORY, WRITTEN, ORAL OR IMPLIED, AND LESSOR HAS NOT MADE AND DOES NOT HEREBY MAKE, NOR SHALL IT BE DEEMED BY VIRTUE OF HAVING LEASED THE CARS PURSUANT TO THIS LEASE AGREEMENT TO HAVE MADE, ANY REPRESENTATION OR WARRANTY AS TO THE MERCHANTABILITY, DURABILITY, OPERATING FITNESS, FITNESS FOR A PARTICULAR PURPOSE, DESIGN OR CONDITION OF, OR AS TO THE QUALITY OF THE CARS, it being acknowledged by Lessee that Lessor has acquired the Cars at Lessee's request from a supplier designated by Lessee. Lessor authorizes Lessee, at Lessee's expense, to assert during the term hereof, so long as no event of default and no event which with notice or lapse of time or both would be an event of default shall have occurred and be continuing, all of Lessor's rights under any manufacturer's, vendor's or dealer's warranty with respect to the Cars, and Lessor agrees to cooperate with Lessee in asserting such rights provided, however, that Lessee shall not attempt to enforce such rights unless (i) Lessee shall first notify Lessor of Lessee's intention to enforce such rights and shall furnish to Lessor such information with respect thereto as Lessor may reasonably request and (ii) the enforcement of such rights does not, in Lessor's reasonable judgement, involve any danger of sale, forfeiture or loss of any of the Cars or create the danger of Lessor's incurring criminal liability or other liability for which indemnification by Lessee, satisfactory to Lessor and its counsel, of Lessor and

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its successors, assigns, representatives, directors, officers, employees, agents and servants is not provided. Lessee accepts the foregoing authorization in lieu of any and all other rights against Lessor in respect of any failure of the Cars to function or perform and in the event of a legal action by Lessor for failure by Lessee to pay any amount alleged to be owing hereunder, Lessee waives all defences predicated on such failure of the Cars. Any amount received by Lessee as payment under any warranty pursuant to the above authorization shall be applied to restore the Cars to as good a condition as they were or should have been (but for defects giving rise to such payment under warranty) when delivered to Lessee hereunder, ordinary wear and tear excepted, with the balance of such amount, if any, to be paid over to Lessor. Except to the extent otherwise expressly provided herein, the provisions of this Paragraph 11.1 are intended to be a complete negation and exclusion of any representations or warranties by Lessor, express or implied.

11.2 Lessee represents and warrants as follows:

- 11.2.1 Lessee is a duly incorporated and validly subsisting corporation under the laws of Canada, with full corporate power and authority to own its properties and to carry on its business as presently conducted and to enter into and perform its obligations under this Lease Agreement;
- 11.2.2 This Lease Agreement has been duly authorized, executed and delivered by Lessee and constitutes a legal and valid agreement binding upon Lessee and enforceable in accordance with its terms;
- 11.2.3 No approval is required from any public regulatory body with respect to the entering into or performance of this Lease Agreement by Lessee, or if any such approval is required, it has been properly obtained;
- 11.2.4 There are no actions, suits or proceedings pending or, to the knowledge of Lessee, threatened against Lessee or its properties or affecting this Lease Agreement or the transactions contemplated hereby which could, if adversely determined, materially and adversely affect the carrying out of such transactions.

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12. USE OF CARS

- 12.1 The parties agree that Lessee intends to place the Cars in Canadian domestic service; provided, however that Lessee may at any time and at its sole discretion withdraw the Cars from such service, and such action shall not constitute a default under this Lease Agreement;
- 12.2 Lessee agrees that each of the Cars shall be used and operated in compliance with the laws of the jurisdiction in which it is located and with all lawful acts, rules, regulations and orders of any government bodies or officers having power to regulate or supervise the use thereof, except that Lessee may in good faith, at its expense and by appropriate proceeding or other reasonable manner, contest the application of such act, rule, regulation or order. Lessee shall operate the Cars in accordance with its management practices as to railroad cars in its ownership.
- 12.3 Lessee shall not, without the prior written consent of Lessor (which shall not be unreasonably withheld), create any claim, lien, security interest or encumbrance with respect to any Car or to any alteration, improvement or addition to any Car, and shall promptly discharge same should it arise; provided, however, that:
- 12.3.1 Lessee may in good faith and by appropriate proceeding or other reasonable manner contest such claim, lien, security interest or encumbrance;
- 12.3.2 Lessee's obligation hereunder shall not arise if any such claim, lien, security interest or encumbrance arose solely through the action or inaction of Lessor;
- 12.3.3 Lessor shall reimburse or compensate Lessee for expenses or losses resulting from any such claim, lien, security interest or encumbrance referred to in Paragraph 12.3.2.



13. DEFAULTS AND REMEDIES

13.1 Any of the following events shall constitute an event of default by Lessee:

- 13.1.1 Non-payment of any amount required to be paid by Lessee pursuant to Paragraphs 6.1 and 9.1 within the time frames provided in this Lease Agreement, provided that such default shall continue unremedied for five (5) business days; provided, however, that there shall be no event of default under this Paragraph 13.1.1 as long as Lessee is in compliance with the provisions of Paragraph 6.2;
- 13.1.2 Subject to Paragraph 13.1.1, failure to cure a breach by Lessee of any material term, covenant or condition of this Lease Agreement within thirty (30) days following Lessor's written notice to Lessee of such default;
- 13.1.3 The filing by Lessee of any petition or action under any bankruptcy, reorganization, insolvency or moratorium law or any other law for the relief of debtors, or the filing of any such petition or action against Lessee not dismissed within sixty (60) days;
- 13.1.4 Appointment of any receiver or trustee to take possession of a substantial portion of Lessee's properties not set aside within sixty (60) days;
- 13.1.5 Levy upon, seizure, unauthorized assignment or sale of any Car resulting from acts of Lessee not voided or otherwise cured within sixty (60) days.

13.2 Upon the occurrence of any event of default as described in Paragraph 13.1, then, in any such case, Lessor, at its option may:

- (a) proceed by appropriate court action or actions either at law or in equity, to enforce performance by Lessee of the applicable covenants of this Lease Agreement or to recover damages for the breach thereof; or

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(b) by notice in writing to Lessee terminate this Lease Agreement, whereupon all rights of Lessee to the use of the Cars shall absolutely cease and terminate as though this Lease Agreement had never been made, but Lessee shall remain liable as hereinafter provided; and thereupon Lessor may by its agents enter upon the premises of Lessee or other premises where any of the Cars may be and take possession of all or any of such Cars and thenceforth hold, possess, enjoy, sell, lease or otherwise dispose of the same in such manner as Lessor may in its sole discretion determine, with or without notice to Lessee, free from any right of Lessee, or its successors or assigns, to use the Cars for any purposes whatever and without any duty to account to Lessee in respect thereof, but Lessor shall, nevertheless, have a right to recover from Lessee any and all amounts which under the terms of this Lease Agreement may be then due or which may have accrued to the date of such termination (computing the rental due to Lessor for any number of days less than a full month by multiplying such rental for such full month by a fraction of which the numerator is such number of days and the denominator is the total number of days in such full month and also to recover forthwith from Lessee (i) as liquidated damages for loss of the bargain and not as a penalty, a sum, with respect to all Cars, which equals the Casualty Value of all the Cars as of the Rental Payment Date next preceding the date of termination of this Lease Agreement, and (ii) any damages and expenses in addition thereto, including, without limitation, transportation costs, reasonable attorneys' fees and court costs, which Lessor shall have sustained by reason of the breach of any covenant or covenants of this Lease Agreement other than for the payment of rental or arising from the exercise by Lessor of any remedies hereunder. Notwithstanding anything to the contrary contained in this clause (b), it is understood and agreed that upon and/or after payment of the amount to be paid by

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Lessee to Lessor under subclause (i) of this clause (b) Lessor shall refund to Lessee the net amount received by Lessor on any sale, lease or disposition of the Cars after deducting all costs and expenses incurred in connection therewith.

13.3 The remedies in this Lease Agreement provided in favour of Lessor shall not be deemed exclusive, but shall be cumulative, and shall be in addition to all other remedies in its favour existing at law or in equity. Lessee hereby waives any mandatory requirements of law, now or hereafter in effect, which might limit or modify the remedies herein provided, to the extent that such waiver is permitted by law. Lessee hereby waives any and all existing or future claims to any offset against the rental payments, settlements for Casualty Occurrences under Paragraph 9.1 and reimbursement of Impositions under Paragraph 10.1, due to Lessor, and agrees to make such rental payments, settlements and reimbursements regardless of any offset or claim which may be asserted by Lessee or on its behalf.

14. INDEMNITIES

Except as otherwise provided in Paragraphs 14.1 and 14.2 hereof, Lessee shall indemnify and save harmless Lessor from and against all loss, expense or liability (including legal and other fees) howsoever arising directly or indirectly from the lease, use or operation of any Car or any commodity loaded or transported therein during the term hereof by whomsoever caused, whether or not caused by negligence and whether or not such Car is within Lessee's physical possession or subject to its control; provided, however, that Lessee shall not be required to indemnify Lessor under this Paragraph for:

14.1 gross negligence or willful misconduct on the part of Lessor, its employees or agents;

14.2 any patent infringement claims or liabilities.

The indemnity under this Paragraph 14 shall survive termination of this Lease Agreement only to the extent that any such loss, expense or liability is attributable to any Car or commodity loaded or



transported therein while such Car is subject to this Lease Agreement. Acceptance of a Car by Lessor, which acceptance shall be in writing, upon expiry of the term hereof will preclude any claims for loss, expense or liability on the part of Lessor occasioned to such Car by commodities transported therein after such acceptance. The provisions of this Paragraph 14 are subject to the requirements of Paragraph 7.4. Upon the payment in full by Lessee of any indemnities as contained in this Paragraph 14, Lessee shall be subrogated to any right of Lessor in respect of the matters against which indemnity has been given. Any payments received by Lessor from any person (except Lessee) as a result of any matter with respect to which Lessor has been indemnified by Lessee pursuant to this Paragraph 14, shall be paid over to Lessee to the extent necessary to reimburse Lessee for indemnification payments previously made in respect of such matter.

15. RETURN OF CARS UPON TERMINATION

Subject to Paragraphs 19 and 20, upon termination of this Lease Agreement as to any Car, whether under Paragraph 13.2 (b), at the end of the tenth Lease Year or otherwise, Lessee shall, within thirty (30) days written notice from Lessor, surrender possession thereof to Lessor at an interchange point on Lessee's trackage in Canada as mutually agreed by Lessor and Lessee. Transportation costs so incurred shall be at the expense of Lessee. All Cars so returned shall be in AAR interchange condition, ordinary wear and tear excepted. Lessee shall make or cause to be made all repairs necessary to restore any Car to such condition. Lessor, by its officers, employees and agents, shall have reasonable access to maintenance and repair records pertaining to the Cars upon reasonable prior written notice to the Chief Mechanical Officer of Lessee, and may, at its own expense, copy such records as it deems necessary. Upon thirty (30) days written notice by Lessor to Lessee, Lessee shall provide at its own risk storage on its trackage for any terminated Car for up to ninety (90) days at Lessee's customary rates in order to permit Lessor to arrange disposal thereof. If any Casualty Occurrence occurs while any terminated Car is being so stored, Lessee shall promptly pay to Lessor settlement for same in accordance with the Schedule of Casualty Values set forth in Exhibit C.

16. LEASE ASSIGNMENT; SUB-LEASE

Lessee may (i) assign or transfer its leasehold interest under this Lease Agreement in the Cars or possession of the Cars to any railway company incorporated under the laws of Canada (which shall have duly assumed the obligations of Lessee hereunder) into or with which Lessee shall have become amalgamated, merged or consolidated and which shall have acquired the property of Lessee as an entirety or substantially as an entirety; or (ii) without the prior written consent of Lessor sublease any Car to any party for a period (including renewals) not exceeding one year; or (iii) sublease any Car to any party for a period (including renewals) of more than one year with the prior written consent of Lessor, such consent not to be unreasonably withheld; provided, however, that the rights of such sublessee are made expressly subordinate to the rights and remedies of Lessor under this Lease Agreement and no such sublease shall purport to extend beyond termination of this Lease Agreement. In the event of any such assignment or sub-lease, Lessee shall continue to be fully liable for all its obligations hereunder. This Lease Agreement shall be fully assignable by Lessor; provided, however, that Lessor shall provide prior written notice to Lessee of such assignment.

17. NOTICES

17.1 Any notice required or permitted to be given hereunder shall be given in writing either by telex or by mail and if mailed shall be sent, postage prepaid, addressed as follows:

If to Lessor: Chemical Bank Canada Leasing
 Limited
 150 York Street, Suite 1900
 Toronto, Ontario
 Canada M5H 3S5
 Atten: Executive Vice-President

Telex No.: 06-218105



If to Lessee: Canadian National Railway Company
935 de La Gauchetiere St. W.,
Montreal, Quebec
Canada H3B 2M9
Attention: Treasurer

Telex No.: 055-61899

Any party hereto may change the address to which notice is to be mailed by written notice thereof to the others.

17.2 All payments made to Lessor shall be sent to:
150 York Street, Suite 1900, Toronto, Ontario,
Canada M5H 3S5. Atten: Executive Vice-President

18. MISCELLANEOUS

18.1 This Lease Agreement shall be binding upon, and inure to the benefit of, the parties, their respective successors and assigns, except that, subject to Paragraph 16, no party may assign this Lease Agreement or any of its rights hereunder without the prior written consent of the others.

18.2 The waiver of any right accruing to any party by failure of that party to exercise that right in a given instance, or delay in exercising that right, shall not be deemed a waiver of that right in future instances of a similar nature or affect any other right, power or remedy available to that party.

18.3 Nothing contained herein shall be construed in any way whatsoever so as to constitute or establish a partnership, joint venture or contract of employment between the parties.

19. RENEWAL OPTIONS

19.1 Lessee shall have the option, if not in default hereunder, to extend the term of this Lease Agreement, for all but not fewer than all of the Cars, upon the terms and conditions of this Lease Agreement, modified as follows:

(02/25/1987)



- 19.1.1 Commencing with the termination of the initial ten (10) year term of this Lease Agreement, a first five year renewal period during which the monthly rental shall be One Hundred dollars (\$100.00) U.S. per Car per month;
- 19.1.2 Commencing with the termination of the first renewal period described in Paragraph 19.1.1, a second five year renewal period during which the monthly rental shall be Fifty Seven dollars (\$57.00) U.S. per Car per month;
- 19.1.3 Commencing with the termination of the second renewal period described in Paragraph 19.1.2, a third five year renewal period during which the monthly rental shall be Forty Two dollars (\$42.00) U.S. per Car per month;
- 19.1.4 Commencing with the termination of the third renewal period described in Paragraph 19.1.3, a fourth renewal period of one year during which the monthly rental shall be Twenty Nine dollars (\$29.00) U.S. per Car per month;
- 19.1.5 Commencing with the termination of the fourth renewal period described in Paragraph 19.1.4, a fifth renewal period of one year during which the monthly rental shall be Eight dollars (\$8.00) U.S. per Car per month;
- 19.1.6 Commencing with the termination of the fifth renewal period described in Paragraph 19.1.5, a sixth renewal period of one year during which the monthly rental shall be Seven dollars (\$7.00) U.S. per Car per month;
- 19.1.7 Commencing with the termination of the sixth renewal period described in Paragraph 19.1.6, a seventh renewal period of one year during which the monthly rental shall be Six dollars (\$6.00) U.S. per Car per month.



19.2 The renewal options described in Paragraph 19.1 shall be exercised by Lessee giving Lessor written notice thereof not less than one hundred and eighty (180) days prior to the termination of the initial term or any renewal term, as applicable.

20. PURCHASE OPTIONS

20.1 Lessee shall have the option, if not in default hereunder, to purchase all but not fewer than all of the Cars upon the terms and conditions indicated herein, as follows:

20.1.1 The Option A purchase shall be Six Thousand Two Hundred dollars (\$6,200.00) U.S. per Car payable at the termination of the tenth (10th) Lease Year of the Lease Agreement;

20.1.2 The Option B purchase price shall be Three Thousand Five Hundred dollars (\$3,500.00) U.S. per Car payable at the termination of the fifteenth (15th) Lease Year of the Lease Agreement;

20.1.3 The Option C purchase price shall be Two Thousand Five Hundred dollars (\$2,500.00) U.S. per Car payable at the termination of the twentieth (20th) Lease Year of the Lease Agreement;

20.1.4 The Option D purchase price shall be One Thousand dollars (\$1,000.00) U.S. per Car payable at the termination of the twenty-fifth (25th) Lease Year of the Lease Agreement;

20.1.5 The Option E purchase price shall be Seven Hundred and Fifty dollars (\$750.00) U.S. per Car payable at the termination of the twenty-sixth (26th) Lease Year or any Lease Year thereafter of the Lease Agreement.

20.2 The purchase options described in Paragraph 20.1 shall be exercised by Lessee giving Lessor written notice thereof not less than one hundred and eighty (180) days prior to the termination of the particular Lease Year as applicable to each option.

20.3 Upon payment of the purchase price under any of the purchase options described in Paragraph 20.1, Lessor shall execute and deliver to Lessee a bill of sale for such Cars in the form of Exhibit D.

21. INSURANCE

Lessee will, at all times prior to the return of the Cars to Lessor in accordance with the terms of this Lease Agreement and during any storage period, at its own expense, cause to be carried and maintained public liability and property damage insurance in respect of the Cars against the risks and in the amounts, if any, customarily insured against by Lessee in respect to similar equipment owned or leased by it. Notwithstanding anything to the contrary in this Paragraph 21, Lessee shall be permitted to provide for customary deductibles and/or self insurance.

22. REPORTS

22.1 On or before April 1 in each year commencing with the year 1988, Lessee will cause to be furnished to Lessor in such number of counterparts or copies as may reasonably be requested an accurate statement signed by a responsible officer of Lessee, as of the preceding December 31,

- (a) showing the amount, description and numbers of the Cars then leased hereunder, the amount, description and number of all Cars that may have suffered a Casualty Occurrence during the preceding 12 months (or since the date of this Lease Agreement, in the case of the first such statement), and such other information regarding the condition and state of repair of the Cars as Lessor may reasonably request,
- (b) stating that, in the case of all Cars repainted or repaired during the period covered by such statement, the markings required by Paragraph 7 have been preserved or replaced,
- (c) stating whether or not an event of default shall have occurred during the period covered by such statement and, if an event of default shall have occurred, whether or not the same is continuing and what steps Lessee has taken or is taking to cure such event of default, and

(02/25/1987)

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- (d) describing any event or circumstance which with the passage of time or the giving of notice, or both, would constitute an event of default.

22.2 Lessee will furnish to Lessor, on the later of (i) 90 days after the end of Lessee's fiscal year, or (ii) within 10 days of the tabling in the House of Commons of Canada of its annual report, a statement of profit and loss and of surplus for each fiscal year, and a balance sheet as at the end of such year, all in reasonable detail together with the report and opinion of a firm of independent chartered accountants.

23. SEVERABILITY; EFFECT AND MODIFICATION OF LEASE AGREEMENT

23.1 Any provision of this Lease Agreement which is prohibited or unenforceable in any jurisdiction shall be, as to such jurisdiction, ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

23.2 This Lease Agreement exclusively and completely states the rights of Lessor and Lessee with respect to the leasing of the Cars and supersedes all other agreements, oral or written, with respect thereto. No variation or modification of this Lease Agreement and no waiver of any of its provisions or conditions shall be valid unless in writing and signed by duly authorized signatories for Lessor and Lessee.

24. EXECUTION

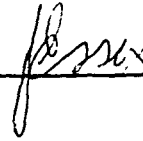
This Lease Agreement may be executed in several counterparts, each of which so executed shall be deemed to be an original, and in such case such counterparts together shall constitute but one and the same instrument.

25. GOVERNING LAW

This Lease Agreement shall be subject to and construed in accordance with the laws of the Province of Ontario.
(02/25/1987)

IN WITNESS WHEREOF, the parties hereto have caused this Lease Agreement to be executed on the day and year first above written.

CHEMICAL BANK CANADA
LEASING LIMITED
(Lessor)



Approved
as to form only

Attorney

CANADIAN NATIONAL RAILWAY
COMPANY
(Lessee)


VICE-PRESIDENT
Deputy Secretary

PROVINCE OF ONTARIO

)

) ss.:

CITY OF TORONTO

)

On this 25th day of March, 1987, before me personally appeared JAMES A. ESSEX, to me personally known, who, being by me duly sworn, says that he is the President of Chemical Bank Canada Leasing Limited, that one of the seals affixed to the foregoing instrument is the seal of said Company, that said instrument was signed and sealed on behalf of said Company by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said Company.



Notary Public in and for
the Province of Ontario

(Notarial Seal)

MY COMMISSION EXPIRES: N/A

PROVINCE OF QUEBEC

)

) ss.:

CITY OF MONTREAL

)

On this 27th day of February, 1987, before me personally appeared P. J. Talbot, to me personally known, who, being by me duly sworn, says that he is the Vice-President of Canadian National Railway Company, that one of the seals affixed to the foregoing instrument is the seal of said Company, that said instrument was signed and sealed on behalf of said Company by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said Company.


COMMISSIONER FOR OATHS
PROVINCE OF QUEBEC

L. BURTON
Commissioner for Oaths
Commissaire à l'Assermentation
District-Montreal
Expires July 10, 1989

(02/25/1987)

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EXHIBIT A

DESCRIPTION OF REQUIREMENTS AND SPECIFICATIONS FOR CARS

1. Car Identification

<u>Present Car Marking</u>	<u>Number of Cars</u>	<u>CN Car Markings</u>
GOGX 300-399 as set forth in schedule attached hereto	49	CN 383500-383548 inclusive

2. Car Description

UMLER Value	\$42,000. U.S. Funds
Date Built	August, September, October 1980
Car Builder and Location	Trinity Industries, Inc., Dallas, Texas.
AAR Mechanical Designation	LO

3. Car Specifications

Lessee has been provided with detailed specifications and drawings for the Cars.

4. General Condition and Car Modifications

All Cars will be in suitable mechanical condition, repaired to the specifications referred to in item 3 above and to AAR, FRA or RTC requirements prior to being tendered for final inspection and acceptance. Car components worn to AAR condemnable limit or otherwise defective will be changed out or repaired and all safety appliances will be within acceptable limits, all as prescribed by AAR, FRA or RTC.



Without limiting the generality of the foregoing, specific attention will be paid to the following items:

Draft and Truck Components

The draft and truck components are to be inspected and repaired if necessary, in accordance with the Field Manual of the A.A.R. Interchange Rules. Broken truck springs are to be renewed and missing coupler wear plates are to be reapplied.

Brakes

Both the air brake and hand brake are to be inspected and repaired if necessary, in accordance with the Field Manual of the A.A.R. Interchange Rules.

Body Construction

Sides and Ends

The sides and ends are to be free of cuts or dents that could hinder the containment of loads or cause a loss in its protection from the elements of weather. Excessive dents are to be straightened. Cuts are to be repaired by welding patch plates to the outside of the side sheet.

Centre Sills

All centre sills are to be inspected. If cracks are detected they are to be repaired.

Hatch Covers

Any broken or cracked hatch covers are to be repaired.

Gates

All gate mechanisms are to be in good operating condition. Any missing parts must be replaced and bent or broken parts must be repaired or replaced. Gates must open and close with moderate amount of force.

A handwritten signature in black ink, located in the bottom right corner of the page. The signature is stylized and appears to be a cursive representation of a name.

Wheels

Wheels worn to A.A.R. condemnable limits or which have A.A.R. condemnable defects are to be replaced.

All above work to be carried out in an A.A.R. approved manner by Lessor at Lessor's expense at A.A.R. billing rates.

A handwritten signature, possibly reading "S. R.", is written in black ink.

EXHIBIT A - Page 4

Schedule

Present car markings for 49 cars. All numbers bear prefix GCGX.

300	317	334
301	318	345
302	319	346
303	320	348
304	321	349
305	322	350
306	323	358
307	324	362
308	325	363
309	326	364
310	328	365
311	329	366
312	330	367
313	331	369
314	332	370
315	333	371
316		



EXHIBIT B

CERTIFICATE OF ACCEPTANCE

To: (Lessor)
.....
.....
.....

Canadian National Railway Company (Lessee)
935 de La Gauchetiere Street West
Montreal, Quebec
Canada, H3b 2M9
Attention: Chief of Motive Power & Car Equipment

The undersigned, a duly authorized inspector of Lessee, under Lease Agreement dated, with Lessor, does hereby certify that:

Under authority of Lessee, I have inspected and accepted delivery at, of the units of railroad equipment specified in Schedule A hereto attached and made a part hereof (Cars), as conforming in all respects to the terms and provisions of said Lease Agreement.

Under authority of Lessee, I further certify that by virtue of my said acceptance of said Cars the same have, on the dates and at the place stated, come under lease to Lessee pursuant to the terms and provisions of said Lease Agreement.

.....
Authorized Inspector



EXHIBIT B - Page 2

Schedule "A"

Description of Cars referred to in the foregoing Certificate of Acceptance:

Previous
Car Number(s)

CN Car Number(s)

Date(s) of
Delivery and
Acceptance

A handwritten signature in the bottom right corner of the page.

EXHIBIT C

SCHEDULE OF CASUALTY VALUES

NOTE: The Casualty Value payable shall be in U.S. dollars and shall be the amount corresponding to the month in which notice of a Casualty Occurrence is given pursuant to Paragraph 9.1, or in which the Lease Agreement is terminated pursuant to Paragraph 13.2(b), as the case may be.

<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>	<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>
1	\$19403.83	31	16923.62
2	19328.38	32	16832.74
3	19252.45	33	16741.29
4	19176.05	34	16649.27
5	19099.18	35	16556.68
6	19021.83	36	16463.51
7	18944.00	37	16369.76
8	18865.69	38	16275.43
9	18786.88	39	16180.51
10	18707.59	40	16085.01
11	18627.80	41	15988.90
12	18547.52	42	15892.20
13	18466.74	43	15794.90
14	18385.46	44	15697.00
15	18303.67	45	15598.48
16	18221.37	46	15499.35
17	18138.56	47	15399.61
18	18055.23	48	15299.24
19	17971.38	49	15198.25
20	17887.02	50	15096.63
21	17802.13	51	14994.38
22	17716.71	52	14891.49
23	17630.76	53	14787.97
24	17544.27	54	14683.80
25	17457.25	55	14578.98
26	17369.68	56	14473.51
27	17281.57	57	14367.38
28	17192.92	58	14260.59
29	17103.71	59	14153.14
30	17013.94	60	14045.02



EXHIBIT C - Page 2

SCHEDULE OF CASUALTY VALUES

<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>	<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>
61	13936.23	100	9121.27
62	13826.76	101	8981.85
63	13716.61	102	8841.56
64	13605.77	103	8700.39
65	13494.24	104	8558.35
66	13382.03	105	8415.42
67	13269.11	106	8271.61
68	13155.49	107	8126.90
69	13041.16	108	7981.29
70	12926.12	109	7834.77
71	12810.37	110	7687.34
72	12693.89	111	7539.00
73	12576.70	112	7389.73
74	12458.77	113	7239.53
75	12340.11	114	7088.40
76	12220.71	115	6936.33
77	12100.56	116	6783.31
78	11979.68	117	6629.34
79	11858.03	118	6474.41
80	11735.63	119	6318.52
81	11612.47	120	6161.66
82	11488.55	121	6099.19
83	11363.85	122	6067.35
84	11238.38	123	6035.16
85	11112.12	124	6002.61
86	10985.09	125	5969.69
87	10857.26	126	5936.41
88	10728.63	127	5902.75
89	10599.21	128	5868.72
90	10468.98	129	5834.31
91	10337.94	130	5799.51
92	10206.08	131	5764.32
93	10073.41	132	5728.74
94	9939.90	133	5692.76
95	9805.57	134	5656.38
96	9670.40	135	5619.59
97	9534.40	136	5582.39
98	9397.54	137	5544.78
99	9259.84	138	5506.75



SCHEDULE OF CASUALTY VALUES

<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>	<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>
139	5468.29	176	3698.36
140	5429.40	177	3639.69
141	5390.08	178	3580.37
142	5350.32	179	3520.38
143	5310.11	180	3459.72
144	5269.45	181	3448.97
145	5228.34	182	3438.08
146	5186.77	183	3427.04
147	5144.74	184	3415.85
148	5102.24	185	3404.51
149	5059.26	186	3393.02
150	5015.80	187	3381.38
151	4971.85	188	3369.58
152	4927.41	189	3357.63
153	4882.48	190	3345.52
154	4837.04	191	3333.24
155	4791.10	192	3320.80
156	4744.64	193	3308.19
157	4697.66	194	3295.42
158	4650.16	195	3282.48
159	4602.13	196	3269.36
160	4553.56	197	3256.07
161	4504.45	198	3242.60
162	4454.79	199	3228.95
163	4404.58	200	3215.12
164	4353.80	201	3201.10
165	4302.46	202	3186.89
166	4250.54	203	3172.49
167	4198.04	204	3157.90
168	4144.96	205	3143.12
169	4091.28	206	3128.14
170	4037.00	207	3112.96
171	3982.12	208	3097.58
172	3926.62	209	3081.99
173	3870.50	210	3066.19
174	3813.76	211	3050.18
175	3756.38	212	3033.96



SCHEDULE OF CASUALTY VALUES

<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>	<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>
213	3017.52	251	2267.11
214	3000.86	252	2246.63
215	2983.98	253	2225.96
216	2966.87	254	2205.09
217	2949.53	255	2184.02
218	2931.96	256	2162.75
219	2914.16	257	2141.28
220	2896.12	258	2119.61
221	2877.84	259	2097.73
222	2859.31	260	2075.64
223	2840.53	261	2053.34
224	2821.50	262	2030.83
225	2802.22	263	2008.11
226	2782.68	264	1985.17
227	2762.88	265	1962.01
228	2742.82	266	1938.63
229	2722.49	267	1915.03
230	2701.89	268	1891.21
231	2681.01	269	1867.16
232	2659.85	270	1842.88
233	2638.41	271	1818.37
234	2616.68	272	1793.63
235	2594.66	273	1768.66
236	2572.35	274	1743.45
237	2549.74	275	1718.00
238	2526.83	276	1692.31
239	2503.61	277	1666.37
240	2480.08	278	1640.19
241	2461.62	279	1613.76
242	2442.99	280	1587.08
243	2424.18	281	1560.14
244	2405.19	282	1532.95
245	2386.02	283	1505.50
246	2366.67	284	1477.79
247	2347.13	285	1449.82
248	2327.41	286	1421.58
249	2307.50	287	1393.07
250	2287.40	288	1364.29



SCHEDULE OF CASUALTY VALUES

<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>	<u>MONTH NUMBER</u>	<u>CASUALTY VALUE</u>
289	1335.24		
290	1305.91		
291	1276.31		
292	1246.42		
293	1216.25		
294	1185.79		
295	1155.05		
296	1124.01		
297	1092.68		
298	1061.05		
299	1029.12		
300	996.89		



EXHIBIT D

Bill of Sale

.....(hereinafter called the "Seller", in consideration of the sum ofdollars (\$) paid by CANADIAN NATIONAL RAILWAY COMPANY, a Canadian corporation (hereinafter called the "BUYER"), at or before the execution and delivery of these presents, the receipt of which is hereby acknowledged, does hereby grant, bargain, sell, transfer and set over unto the BUYER, its successors and assigns all of its rights, title and interest in the following property:

(insert description of Equipment)

TO HAVE AND TO HOLD the above described property unto the BUYER, its successors and assigns, for its and their own use and behoof, forever.

The SELLER hereby warrants unto the BUYER that the Seller has legal title to the aforesaid property free and clear of all encumbrances which result from claims against SELLER whether or not related to the ownership of such property.

THE AFORESAID PROPERTY IS BEING SOLD HEREUNDER ON AN "AS-IS" BASIS AND "WITH ALL FAULTS". THE SELLER MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND EXPRESSLY DISCLAIMS LIABILITY FOR LOST PROFIT OR FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, OR COMMERCIAL LOSSES AND ALL OTHER OBLIGATIONS OR LIABILITIES.

IN WITNESS WHEREOF, the SELLER has caused this instrument to be executed in its name by its officers thereunto duly authorized and its corporate seal to be hereunto affixed the day of

(CORPORATE SEAL)

ATTEST:

.....

.....

